

Daily Democrat.

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HARNEY, HUGHES & CO.

—OFFICE—

South side Green st., two doors

below Customhouse.

FRIDAY, OCT. 26, 1866.

Arrival and Departure of Trains.

LOUISVILLE, NEW ALBANY & CHICAGO RAILROAD.

Morning Express. 7 A.M. 120 P.M. 5 P.M. 8 P.M. 10 P.M.

Evening Express. 7 P.M. 120 P.M. 5 P.M. 8 P.M. 10 P.M.

Arrives (daily) 7 A.M. 120 P.M. 5 P.M. 8 P.M. 10 P.M.

Leaves (daily) 120 P.M. 5 P.M. 8 P.M. 10 P.M.

LOUISVILLE & NEW ALBANY R. R.

Leaves (daily) 120 P.M. 5 P.M. 8 P.M. 10 P.M.

Arrives (daily) 7 A.M. 120 P.M. 5 P.M. 8 P.M. 10 P.M.

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The New Orleans Line steams leave foot of Fourth

every morning at 11 o'clock.

To Our Mercantile and River Friends.

We desire to call public attention to the fact that we have recently re-located the job printing rooms of the Democrat, formerly the largest and most complete in the city, and are now more prepared than heretofore to supply all the wants of our type and of the latest pattern. Our presses are rapid and of the most approved styles. Our workers are careful, skillful and invariably prompt.

There is nothing within the range of our business that we can not accomplish from the simplest to the most elaborate ledger. Our binders and all kinds of furniture. Indeed, we are prepared to guarantee promptness, neatness, accuracy, beauty and cheapness. Give us a trial.

United States Courts.

Both courts met at the usual hour yesterday morning, Hon. Eliard Ballard presiding. The following business was transacted:

J. B. Bruner and G. E. Billingsby were admitted to the bar.

United States vs. A. J. & J. G. Smith, indictment; grounds for a new trial filed.

United States vs. 25% barrels whisky; claim of Geo. D. Blakely, Esq.

United States vs. Thomas Sneed, indictment for violation of the Internal Revenue Law; a defendant refused to plead.

A jury was sworn and returned a verdict of guilty.

General Sneed was then remanded to the bar.

United States vs. L. D. Brown; case dismissed on motion of plaintiff's attorney.

J. B. Bruner and J. E. Billingsby were admitted to the bar.

The following cases were set for trial today:

J. H. Lennin vs. Commonwealth of Kentucky; error to State Court.

J. H. Lennin vs. Commonwealth of Kentucky; error to State Court.

J. W. Read vs. Commonwealth of Kentucky; error to State Court.

J. W. Read vs. Commonwealth of Kentucky; error to State Court.

Louisville City Court.

At 9 o'clock yesterday his Honor, E. S. Craig mounted the rostrum, and the Marshal cried silence and the guilty parties were introduced to his Honor. For the defense, Mr. Edward and Mr. Eliard Eliot, Mr. Kinnear, and Mr. George H. Moore, were discharged; S. S. and E. Brannin, also, were fined \$5 and required to pay \$100 for 15 days; Jas. Tabbin was discharged; Jas. Dean was fined \$5; John Roberts was fined \$5; Chas. Roulon had his case continued.

George Ralston, presented as a suspended felon, had his case continued.

Randal Leggen, selling \$3 from Jas. Balforth; bail in \$200 to answer a made-up charge.

The court was in session until late in the afternoon.

ORDNANCE WARRANTS.—The following ordinance warrants were disposed of yesterday morning in the City Court: City vs. Michael Flynn, selling goods without license; dismissed at defendant's costs. Pat Burdell, same offense; same order. City vs. Jas. Fitzpatrick, running a dray without license; dismissed at defendant's costs. City vs. Wm. Cawein, standing a wagon on an alight at night; continued. City vs. John Schuster and O. Winslet, same offense; same order. City vs. Wm. Cawein, selling goods without license; same order. City vs. Jas. T. Edwards, selling goods without license; same order. City vs. W. H. Serrage, running a cart without license; dismissed at defendant's costs. City vs. Jacob Shuster, obstructing the sidewalk with an iron railing, fined \$5. City vs. Mrs. Sarah Marshall, permitting a privy on her premises to become a nuisance; same order. Fred Arnold, selling beer without license; fined \$10. City vs. J. D. Wright, obstructing the pavement; dismissed. City vs. Wm. Denhard, selling liquor on Sunday; dismissed. City vs. H. H. Woodward, obstructing the street; dismissed. City vs. Wm. L. Lister, doing business without license; fined \$5. City vs. James Guthrie, obstructing the sidewalk; continued. City vs. A. J. Ballard, obstructing the sidewalk; law and facts submitted to the court and case set for Monday afternoon. City vs. J. H. H. Woodward, obstructing the sidewalk; law and facts submitted to the court and case set for Monday afternoon. City vs. W. P. Hall, obstructing the sidewalk; same offense; same order. The Lord was yesterday introduced to his honor Judge Craig as a suspected felon, but the disposition of his case was laid over until to-day.

PROTESTANT CHURCHES.—The regular fall racing rates over the Woodlawn will commence on next Monday and continue during the week. The protest offered are most liberal and will bring together some of the finest horses in the West, and will be a great attraction to all classes of society. Some horses have already arrived on the track and by the time the races commence all the stakes will be well filled. The refreshments will be the best and will be well filled. The refreshments will be the best and will be well filled.

ADMISTRATION TICKET.—The following court-martial orders have been promulgated from Gen. Davy headquarters:

Stuart Robinson, Wm. Prather, Sam. Cassedy, Joseph B. Kinney, Geo. W. Morris, John G. Barrett, John Watson.

No new managers were chosen and the old board held over.

ADMISSION OF MUSIC.—We are forced to decide that our city does not appreciate the drama. With such a star as Miss Horner, and with such a stock company as the academy has, enough people cannot be attracted to see the classical play of Evadine as will pay the gas bill for the performance. We can afford to do without a theater with such a company as ours.

Very respectfully, yours, &c.,

G. E. BLAKELY.

A Roll of the Olden Days.

We were shown, last evening, by a gentleman of our city, a specimen of the old time manner of electing a president.

It is a simple ticket, printed upon a species of brown paper that strongly reminds us of the olden time. The ticket is in the favor of Adams and Clay, and the following is its reading:

ADMINISTRATION TICKET.—1827.

No Martial Law! The Footnote of Tyrants! The Legitimate Rights of Man! Liberty and Laws!

FOR CONGRESS—Lee White.

FOR STATE SENATE—John M. Talbot.

FOR VICTORIAN—John Speed, John Joyce, William M. Taylor.

It will be remembered that John Speed was the father of the late Attorney General, and John Joyce is our excellent and venerable friend, so long clothed with judicial honors.

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